

UNITED STATES PATENT AND TRADEMARK OFFICE

(case no. 05-619)

In the application of:)
Martin Moshal)
Serial No.: 10/545,213) Art unit 3714
Filing Date: August 11, 2005) Examiner: M. Ahmed
Title: Multiplayer Gaming system and Method)
Of Operation Thereof) Conf. no. 2144

APPLICANT INTERVIEW SUMMARY

Mail Stop Amendment
Commissioner for Patents
P.O. Box 1450
Alexandria VA 22313-1450

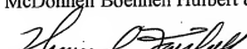
The undersigned telephoned the Examiner on July 22, 2010 to inquire as to the § 112 ¶2 rejection alluded to at page 3, “Allowable Subject Matter” paragraph, but not set forth elsewhere in the office action. The Examiner indicated that the § 112 ¶2 rejection was inadvertently deleted from the office action, but explained that it consisted of a lack of clarity objection to the newly-added language at the end of claims 2, 3, and 24 (“grouped in the single instance of the multiplayer game”), lack of clarity in section (ii) of claim 23, and lack of clarity in section (ii) of claim 55. The applicants will proceed to respond to the office action under this understanding.

Respectfully submitted,

McDonnell Boehnen Hulbert & Berghoff LLP

Date: 7/26/10

by:


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